

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

METHACTON SCHOOL DISTRICT	:	CIVIL ACTION
<i>Plaintiff</i>	:	
	:	NO. 16-2582
v.	:	
	:	
D.W. and R.W., on behalf of G.W., a minor; and individually on their own behalf	:	
<i>Defendants</i>	:	

ORDER

AND NOW, this 6th day of October 2017, upon consideration of the *cross-motions for summary judgment and/or judgment on the supplemented administrative record* filed by Plaintiff Methacton School District (“Plaintiff”), [ECF 26], and by Defendants D.W. and R.W., individually and on behalf of their minor child G.W. (“Defendants”), [ECF 27, 28], the respective responses in opposition, [ECF 31, 32], Plaintiff’s reply, [ECF 35], the parties’ supplemental memoranda addressing new authority, [ECF 38, 39], the administrative record, [ECF 18], and supplements to the administrative record, [ECF 19-2, 19-3, 19-4, 29-4], it is hereby **ORDERED**, consistent with the Memorandum Opinion filed on this day, that:

1. Plaintiff’s motion for summary judgment and/or judgment on the supplemented administrative record, [ECF 26], is **DENIED**;
2. Defendants’ motion for summary judgment and/or judgment on the supplemented administrative record, [ECF 27], is **GRANTED**. Consequently, Defendants are entitled to *only* the reimbursement of tuition, as determined by the Hearing Officer; and
3. The decision of the Hearing Officer is **AFFIRMED**.

The Clerk of Court is directed to **CLOSE** this matter.

BY THE COURT:

/s/ Nitza I. Quiñones Alejandro
NITZA I. QUIÑONES ALEJANDRO
Judge, United States District Court